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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/750,387	12/28/2000	David M. Hoffman	15-CT-5419	6352	
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John S. Beulick			KAO, CHIH CHENG G		
Armstrong & Teasdale LLP Suite 2600			ART UNIT	PAPER NUMBER	
One Metropolitan Square			2882		
St. Louis, MO 63102-2740			DATE MAILED: 12/19/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati	on No.	Applicant(s)		
	055 4 4: 0	09/750,3	87	HOFFMAN, DAVID M.	HOFFMAN, DAVID M.	
	Office Action Summa	ry Examin	r	Art Unit		
		l l	ng Glen Kao	2882		
Period fo		nmunication appears on th	e cover sheet wit	h the correspondence address		
THE I - Exter after - If the - If NC - Failu - Any r	ORTENED STATUTORY PERI MAILING DATE OF THIS COM nsions of time may be available under the price SIX (6) MONTHS from the mailing date of the period for reply specified above is less than a period for reply is specified above, the maxime to reply within the set or extended period is reply received by the Office later than three need patent term adjustment. See 37 CFR 1.70	MUNICATION. Divisions of 37 CFR 1.136(a). In no exist communication. thirty (30) days, a reply within the stamum statutory period will apply and wor reply will, by statute, cause the appronths after the mailing date of this communication.	rent, however, may a re tutory minimum of thirty rill expire SIX (6) MONT Dication to become ABA	ply be timely filed (30) days will be considered timely. "HS from the mailing date of this communication of the	on.	
1)	Responsive to communication	s) filed on <u>07 November 2</u>	<u>,003</u> .			
·	This action is FINAL .	2b)⊠ This action is n				
3)	Since this application is in conclosed in accordance with the			ers, prosecution as to the merits 11, 453 O.G. 213.	is	
Dispositi	ion of Claims	·				
5)□ 6)⊠ 7)□	Claim(s) <u>1-20</u> is/are pending in 4a) Of the above claim(s) is/are allowed. Claim(s) <u>1-20</u> is/are rejected. Claim(s) is/are objected Claim(s) are subject to a	_ is/are withdrawn from co				
Applicati	ion Papers					
9) 🔲 🤈	The specification is objected to	by the Examiner.				
10)🖾 ີ	The drawing(s) filed on 28 Dece	<u>ember 2000</u> is/are: a)⊠ a	ccepted or b)	objected to by the Examiner.		
	Applicant may not request that any	objection to the drawing(s) I	oe held in abeyand	e. See 37 CFR 1.85(a).		
				s) is objected to. See 37 CFR 1.121	(d).	
			ote the attached	Office Action or form PTO-152.		
	ınder 35 U.S.C. §§ 119 and 12					
a)[* S 13)	See the attached detailed Office acknowledgment is made of a clude a specific reference was incompared to the foreign of the foreign acknowledgment is made of a clude acknowledgment is made of a clude acknowledgment.	e of: iority documents have bee iority documents have bee ipies of the priority docume mational Bureau (PCT Rul action for a list of the certi aim for domestic priority un cluded in the first sentence in language provisional ap aim for domestic priority un	en received. In received in Appents have been received in Appents have been received in Appents have been so the specifical of the specifical optication has been der 35 U.S.C. §	plication No eceived in this National Stage eceived. 119(e) (to a provisional application or in an Application Data Sh	ieet. ic	
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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1, 3-6, 9, and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Toth et al. (US Patent 5982846) in view of Oomori et al. (JP 03-259569) and Fujise (US Patent 4641328).
- With regards to claims 1 and 3, Toth et al. discloses a method of imaging and a radiation detector comprising the steps of scanning a body (Fig. 3, #22) with a computed tomographic imaging system (Title) having a radiation source (Fig. 3, #14) and detector (Fig. 3, #20) coupled to a rotating gantry (col. 1, lines 27-30), the detector array having a z-direction parallel to an axis of rotation of the gantry and an x-direction transverse to the z-direction (Fig. 3 and 4, #20), acquiring attenuation data (col. 1, lines 18-21) from a plurality of staggered half detector segments abutted in regions about a centerline (Fig. 4, #20) comprising a plurality of detector modules (Fig. 5), and reconstructing an image using the attenuated data (Fig. 2, #34).

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However, Toth et al. does not disclose segments separated by empty space, wherein a plurality of staggered half detectors are abutted in regions about a centerline extending in the z-direction, nor imaging an organ.

Oomori et al. teaches segments separated by empty space, wherein a plurality of staggered half-detectors are abutted in regions about a centerline extending in the z-direction (Fig. 4, #5). Fujise teaches imaging an organ (Abstract, lines 1-6).

It would have been obvious, to one of ordinary skill in the art at the time the invention was made, to have the method and device of Toth et al. with segments separated by empty space along a centerline in the z-direction of Oomori et al., since one would be motivated to incorporate this to enhance the concentration resolution as shown by Oomori et al. (Abstract, Purpose).

It would have been obvious to one having ordinary skill in the art at the time the invention was made, to have the suggested method and device of Toth et al. in view of Oomori et al. with imaging of an organ of Fujise, since the manner in which a claimed apparatus is intended to be employed does not differentiate the claimed apparatus from a prior art apparatus satisfying the claimed structural limitations. Secondly, one would be motivated to image an organ to see if there is anything wrong with it for more clinical information as implied from Fujise (col. 1, lines 14-23).

3. With regards to claim 4, Toth et al. further discloses detector segments comprising first and second modules having flexible cables extending in two and one directions respectively (Fig. 5, #70).

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- 4. With regards to claim 5, Toth et al. further discloses the second modules straddling the centerline in each half detector segment (Fig. 4 and 5).
- 5. With regards to claim 6, Toth et al. further discloses a pre-formed right angle bend (Fig.5).
- 6. With regards to claim 9, Toth et al. further discloses detector segments comprising first and second modules having flexible cables extending in two and one directions respectively (Fig. 5, #70) and a set of rails in front of the first type of module and behind the second type of module (Fig. 4).
- 7. With regards to claim 11, Toth et al. further discloses the removable modules (Fig. 5, #60).
- 8. Claims 2 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Toth et al. in view of Oomori et al. and Fujise as applied to claims 1 and 3 above, and in further view of Cuppen (US Patent 6,259,766).
- 9. With regards to claim 2, Toth et al. in view of Oomori et al. and Fujise suggest a method as recited above.

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However, Toth et al. does not disclose acquiring data with different resolutions as a function of position in the x-direction.

Cuppen discloses acquiring data with different resolutions as a function of position in the x-direction (Fig. 3).

It would have been obvious, to one having ordinary skill in the art at the time the invention was made, to have the suggested method of Toth et al. in view of Oomori et al. and Fujise with the step of acquiring data with different resolutions of Cuppen, since one would be motivated to perform faster and more accurate volume reconstruction with a limited number of detector elements as shown by Cuppen (col. 1, lines 56-62).

10. With regards to claim 7, Toth et al. in view of Oomori et al. and Fujise suggest a device as recited above.

However, Toth et al. does not disclose different number of outputs per module as a function of location in the x-direction, which can be defined as higher and lower spatial resolution.

Cuppen teaches different number of outputs per module as a function of location in the xdirection (col. 5, lines 45-55), which can be defined as higher and lower spatial resolution.

It would have been obvious, to one having ordinary skill in the art at the time the invention was made, to have the suggested device of Toth et al. in view of Oomori et al. and Fujise with the different outputs of Cuppen, since one would be motivated to perform faster and more accurate volume reconstruction with a limited number of detector elements as shown by Cuppen (col. 1, lines 56-62).

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11. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Toth et al. in view of Oomori et al., Fujise, and Cuppen as applied to claim 7 above, and further in view of Hsieh (US Patent 5974109).

Toth et al. in view of Oomori et al., Fujise, and Cuppen suggest a device as recited above. However, Toth et al. does not disclose paired cells.

Hsieh teaches paired cells (col. 2, lines 30-32).

It would have been obvious to one having ordinary skill in the art at the time the invention was made, to have the suggested device of Toth et al. in view of Oomori et al., Fujise, and Cuppen with the paired cells of Hsieh, since one would be motivated to avoid having to make any significant hardware and software changes when adding cells in a multislice CT system as implied from Hsieh (col. 1, lines 51-67, col. 2, lines 1-9 and 24-37).

12. Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Toth et al. in view of Oomori et al. and Fujise, as applied to claim 9 above, and further in view of Hoffman et al. (US Patent 5799057).

Toth et al. in view of Oomori et al. and Fujise suggests a device as recited above.

However, Toth et al. does not disclose collimator plates extending in a z-direction and over the first and second type modules (Fig. 4, #62).

Hoffman et al. teaches collimator plates extending in a z-direction and over the first and second type modules.

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It would have been obvious, to one having ordinary skill in the art at the time the invention was made, to have the suggested device of Toth et al. in view of Oomori et al. and Fujise with the collimator plates of Hoffman et al., since one would be motivated to incorporate a collimator that is not complicated and cumbersome to construct, and that effectively absorbs scattered x-rays and substantially prevents such x-rays from impinging the detector array as implied from Hoffman et al. (col.2, lines 49-55).

13. Claims 12-16, 18, and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Toth et al. in view of Oomori et al., Fujise, Cuppen, and Gordon (US Patent 6188745).

For purposes of being concise, Toth et al. in view of Oomori et al., Fujise, and Cuppen suggest a device as recited above.

However, Toth et al. does not disclose using spatial resolution to reduce artifacts.

Gordon teaches using spatial resolution to reduce artifacts (col. 4, lines 12-30).

It would have been obvious to one having ordinary skill in the art at the time the invention was made, to have the suggested device of Toth et al. in view of Oomori et al., Fujise, and Cuppen with the use spatial resolution to reduce artifacts of Gordon, since one would be motivated to reduce artifacts to get better images as implied from Gordon (col. 4, lines 12-23).

14. Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over Toth et al. in view of Oomori et al. Fujise, Cuppen, and Gordon as applied to claim 16 above, and further in view of Hsieh.

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Toth et al. in view of Oomori et al., Fujise, Cuppen, and Gordon suggest a device as recited above.

However, Toth et al. does not disclose paired cells.

Hsieh teaches paired cells (col. 2, lines 30-32).

It would have been obvious to one having ordinary skill in the art at the time the invention was made, to have the suggested device of Toth et al. in view of Oomori et al., Fujise, Cuppen, and Gordon with the paired cells of Hsieh, since one would be motivated to avoid having to make any significant hardware and software changes when adding cells in a multislice CT system as implied from Hsieh (col. 1, lines 51-67, col. 2, lines 1-9 and 24-37).

15. Claim 19 is rejected under 35 U.S.C. 103(a) as being unpatentable over Toth et al. in view of Oomori et al., Fujise, Cuppen, and Gordon, as applied to claim 12 above, and further in view of Hoffman et al.

Toth et al. in view of Oomori et al., Fujise, Cuppen, and Gordon suggest a device as recited above.

However, Toth et al. does not disclose collimator plates extending in a z-direction and over the first and second type modules (Fig. 4, #62).

Hoffman et al. teaches collimator plates extending in a z-direction and over the first and second type modules.

It would have been obvious, to one of ordinary skill in the art at the time the invention was made, to have the suggested device of Toth et al. in view of Oomori et al., Fujise, Cuppen, and Gordon with the collimator plates of Hoffman et al., since one would be motivated to

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incorporate a collimator that is not complicated and cumbersome to construct, and that effectively absorbs scattered x-rays and substantially prevents such x-rays from impinging the detector array as implied from Hoffman et al. (col.2, lines 49-55).

Response to Arguments

16. Applicant's arguments filed 11/7/03 have been fully considered but they are not persuasive.

With regards to motivations for combinations, the motivations are recited above.

In response to applicant's argument that the examiner's conclusion of obviousness is based upon improper hindsight reasoning, it must be recognized that any judgment on obviousness is in a sense necessarily a reconstruction based upon hindsight reasoning. But so long as it takes into account only knowledge which was within the level of ordinary skill at the time the claimed invention was made, and does not include knowledge gleaned only from the applicant's disclosure, such a reconstruction is proper.

With regards to empty space and a plurality of staggered half detectors abutted in regions about a centerline extending in the z-direction, Oomori et al. does teach this in Figure 4.

Any further arguments with regards to prior art references not disclosing or suggesting various limitations have been addressed above.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chih-Cheng Glen Kao whose telephone number is (703) 605-5298. The examiner can normally be reached on M - F (9 am to 5 pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ed Glick can be reached on (703) 308-4858. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9318 for regular communications and 703-872-9319 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

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SUPERVISORY PATENT EXAMINED